

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/520,745	08/22/2005		Colin Maurice Casimir	20050022.ORI	3261	
23595	7590	04/04/2006		EXAMINER		
NIKOLAI & 900 SECONI		EREAU, P.A. IF SOUTH	DOWELL, PAUL THOMAS			
SUITE 820	ZIVE	DE BOOTH	ART UNIT	PAPER NUMBER		
MINNEAPO	LIS, MN	55402	1632			

DATE MAILED: 04/04/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	10/520,745	CASIMIR, COLIN MAURICE					
Office Action Summary	Examiner	Art Unit					
	Paul Dowell	1632					
The MAILING DATE of this communication apperiod for Reply	ppears on the cover sheet with the	correspondence address					
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perior - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the main earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATIO 1.136(a). In no event, however, may a reply be tind will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on							
	nis action is non-final.						
3) Since this application is in condition for allow	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) Claim(s) <u>43-67</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6) Claim(s) is/are rejected.							
• • • • • • • • • • • • • • • • • • • •	7) Claim(s) is/are objected to.						
8) Claim(s) 43-67 are subject to restriction and/or election requirement.							
Application Papers							
9)☐ The specification is objected to by the Examiner.							
10) The drawing(s) filed on is/are: a) □ accepted or b) □ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
 Certified copies of the priority docume 							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the pr		ved in this National Stage					
application from the International Bure * See the attached detailed Office action for a li	•	ed.					
" See the attached detailed Office action for a li	st of the certified copies not receiv	eu.					
Attachment(s)							
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summar Paper No(s)/Mail I						
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/	08) 5) Notice of Informal	Patent Application (PTO-152)					
Paper No(s)/Mail Date 6) Uther:							

DETAILED ACTION

Claims 43-67 are pending.

It is noted that claims 47, 54 and 55 have not been assigned to any of the group

Page 2

put forth herein below for the following reasons:

Claim 47 recites, "A method as in claim 43 wherein the growth factor is

membrane-bound stem cell factor" (emphasis added). However, claim 43 does not

recite a growth factor and therefore it is unclear as to what claim 47 is drawn.

Claim 54 recites, "A method as in claim 43 wherein the modified cell binding

activity allows the viral peptide to bind to a target cell" (emphasis added). However,

claim 43 does not recite a viral peptide and therefore it is unclear as to what claim 54 is

drawn. Claim 55 depends from claim 54.

The instant claims may be assigned to a group once clarification is obtained.

Election/Restrictions

Restriction is required under 35 U.S.C. 121 and 372.

This application contains the following inventions or groups of inventions which

are not so linked as to form a single general inventive concept under PCT Rule 13.1.

In accordance with 37 CFR 1.499, applicant is required, in reply to this action, to

elect a single invention to which the claims must be restricted.

Group I, claim(s) 43-46, 48, 50-53 and 56, drawn to a viral particle having a modified cell binding activity and a method of making said viral particle comprising the recited

steps.

Art Unit: 1632

Group II, claim(s) 43 and 58-67, drawn to a preparation of viral particles incorporating a passenger peptide binding moiety and a method of making said viral particles, said method comprising a step of enriching the titre of said viral particles.

Group III, claim(s) 49, drawn to a method of treating, preventing or diagnosing a disease or disorder comprising the step of employing a bioactive agent.

Group IV, claim(s) 57, drawn to a method for preparing an enriched population of a target cell type comprising the recited steps.

According to PCT Rule 13.2, unity of invention exists only when the shared same or corresponding technical feature is a contribution over the prior art. The technical feature linking groups I-IV appears to be a viral particle having a modified cell binding activity. However, said technical feature is taught by Cosset et al (Journal of Virology:69:6314-6322, 1995, IDS) to lack novelty or inventive step because Cosset teaches a method of making a retroviral particle exhibiting modified cell binding activity. Specifically, Cosset teaches a method of making a retroviral particle by transfecting a viral packaging cell (TELCeB6 cells) with a nucleic acid encoding both wild type retroviral genes and a nucleic acid encoding a chimeric epidermal growth factor receptor (EGFR) binding peptide-MLV surface protein (SU) gp70 viral envelope protein (page 6315, col. 1, paragraphs 1 and 2). Cosset teaches that the resultant viral particle exhibits modified cell binding activity as evidenced by said viral particle binding to cell types expressing EGFR while viral particles with an unmodified non-chimeric MLV surface protein (SU) gp70 envelope do not bind to cell types expressing EGFR (page 6316, col. 1 to page 6317, col. 2, line 5). Therefore, the instant technical feature of groups I-IV does not make a contribution over the prior art.

Furthermore, while groups I and II are related in being drawn to viral particles and methods of making said viral particles, they are patentably distinct because the method of group II comprises a step of enriching the titre of viral particles, a step that is not required for the method of group I.

Furthermore, while groups III and IV are related as methods of using the same viral particles, they are patentably distinct because they are drawn to methods comprising distinct steps with distinct goals. For example, group IV is drawn to a method for preparing an enriched population of a target cell type comprising a step of separating viral particles bound to target cells from a larger population of cells, a step that is not required for the method of treating, preventing or diagnosing a disease or disorder of group IV.

Furthermore, groups I, II and groups III, IV are related as product (groups I, II) and process of use (groups III, IV). The inventions can be shown to be distinct if either or both of the following can be shown: (1) the process for using the product as claimed can be practiced with another materially different product or (2) the product as claimed can be used in a materially different process of using that product. See MPEP § 806.05(h). In the instant case the viral particles of groups I and II can be used in the materially different processes of a method of treating (group III) and a method of preparing an enriched population of target cell type (group IV). Further, the methods of groups III, IV comprise unique steps that are not required for the methods of groups I, II. As such, groups I, II are patentably distinct each from groups III, IV.

A search and examination of more than one invention as defined above would unduly burden the Office. Each of the inventions requires a different search of the art and concerns separate considerations of patentability. For example, the subject matter of many of the inventions is not largely co-extensive as the inventions are related to distinct methods. Therefore, restriction as defined above is proper.

Art Unit: 1632

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paul Dowell whose telephone number is (571)272-5540. The examiner can normally be reached on M-F, 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ram R. Shukla can be reached on (571)272-0735. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Paul Dowell Art Unit 1632 Anne-Marie Jalk ANNE-MARIE FALK, PH.D PRIMARY EXAMINER